



The Gazette of India

PUBLISHED BY AUTHORITY

No. 8] NEW DELHI, SATURDAY, FEBRUARY 20, 1954

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 13th February 1954 :—

Issue No.	No. & Date	Issued by	Subject
1	S.R.O. 467, dated the 6th February 1954.	Ministry of Finance (Revenue Division).	Exemption of Sugar excluding confectionery imported into and falling under item 17 of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934) from certain custom duties.
22	S.R.O. 468, dated the 6th February 1954.	Ministry of Food and Agriculture.	The Central Government makes the wheat (Manufacture of Fines) (Prohibition) Order, 1954.
	S.R.O. 469, dated the 6th February 1954.	Ditto.	Appointment of certain persons as Inspectors to exercise and perform the powers and duties conferred and imposed by the wheat (Manufacture of Fines) (Prohibition) Order, 1954.
23	S. R. O. 470, dated the 9th February 1954.	Ministry of Commerce and Industry.	Appointment of date on which the Coir Industry Act, 1953 (45 of 1953) shall come into force.
24	S. R. O. 471, dated the 10th February 1954.	Election Commission, India.	Amendment of Notification No. 100/1 9/53 (i), dated the 9th December 1953 extending the date from 13th February 1954 to 20th February 1954.
25	S. R. O. 472, dated the 1st February 1954.	Ditto.	Election Petition No. 188/52A.
26	S. R. O. 555, dated the 12th February 1954.	Delimitation Commission, India.	Proposals for objections or suggestions in respect of the distribution of seats to, and delimitation of, Legislative Assembly constituencies of the State of Ajmer.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 15th February 1954

S.R.O. 598.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the person whose name and address are given below, as notified under notification No. PP-P/52(1), dated the 19th May, 1952, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Sardar Kirpal Singh, Village Dhilwan, Kapurthala.

[No. PP-P/52(9).]

By Order,

P. N. SHINGHAL, Secy.

MINISTRY OF STATES

New Delhi, the 12th February 1954

S.R.O. 599.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President hereby entrusts to the Government of the State of Mysore, with its consent, the exercise in that State of functions of the Central Government in relation to any matters specified in clause (b) of section 4 and section 14 of the Government Savings Banks Act, 1873 (V of 1873).

[No. 14-J.]

S. NARAYANSWAMY, Dy. Secy.

MINISTRY OF FINANCE

Department of Economic Affairs

COMPANY LAW

New Delhi, the 9th February 1954

S.R.O. 600.—In exercise of powers conferred by sub-section (2) of Section 248 of the Indian Companies Act, 1913 (VII of 1913), the Central Government has appointed with effect from the 3rd September, 1953 the Assistant Commissioner, Ajmer, as the ex-officio Registrar of Joint Stock Companies, for the said state.

[No. 3(4)-CLIA/53.]

B. K. KAUL, Dy. Secy.

New Delhi, the 12th February 1954

S.R.O. 601.—In exercise of the powers conferred by the proviso to article 309, read with articles 313 and 372 of the Constitution of India and paragraph 19 of the Adaptation of Laws Order, 1950, the President hereby directs that the following further amendments shall be made in the Civil Service Regulations, namely:—

In the Schedule of appointments carrying special additional pension below article 475-A of the said Regulations,

- Under the head 'A—Upper Grade', after the entry "Chief Engineers, Public Works Department", the following further entries shall be inserted, namely:—

"Chairman, Central Water and Power Commission. Members, Central Water and Power Commission."

2. Under the head 'B—Lower Grade', after the entry "Superintending Engineers, Public Works Department", the following further entry shall be inserted, namely:—

"Director, Central Water and Power Commission."

[No. F.1(1)-EV/54.]

C. B. GULATI, Dy. Secy.

RESERVE BANK OF INDIA

Central Office

Bombay, the 4th February 1954

S.R.O. 602.—In pursuance of sub-section (2) of Section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Reserve Bank of India hereby directs that the following amendment shall be made in the notification of the Reserve Bank of India No. F.E.R.A.25/47-R.B., dated the 10th July, 1947, namely:—

For clause (c) of the said notification the following clause shall be substituted, namely:—

"(c) to permit any person maintaining an account in accordance with the provisions of notification of the Reserve Bank of India, No. F.E.R.A. 23/47-R.B., dated the 8th July, 1947, or maintaining an account of the nature referred to in clause (a) of the notification of the Reserve Bank of India, No. F.E.R.A.119/53-R.B., dated the 30th July, 1953, to take or send out of the States, cheques or drafts drawn on such account".

[No. F.E.R.A.124/54-R.B.]

B. RAMA RAU, Governor.

MINISTRY OF FINANCE (COMMUNICATIONS DIVISION)

New Delhi, the 30th January 1954

S.R.O. 603.—In exercise of the powers conferred by section 6 of the Post Office National Savings Certificates Ordinance 1944 (XLII of 1944), the Central Government hereby directs that the following further amendments shall be made in the Post Office National Savings Certificates Rules, 1944, namely:—

I. For clause (c) of sub-rule (1) of rule C of the said rules, the following clause shall be substituted, namely:—

"(c) Cheque or Demand draft."

II. In line 2 of the "Note" below clause (c) of sub-rule (1) of rule C after the word "cheque", the words "or demand draft" shall be inserted.

[No. 3095-C.3/PT/53.]

N. V. VENKATRAMAN, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 10th February 1954

S.R.O. 604.—In exercise of the powers conferred by sub-section (6) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue

directs that the following further amendments shall be made in its Notification No. 44-IT, dated 1st July 1952, namely:—

In the schedule appended to the said notification—

- (a) In column 4, against Serial Nos. 41 and 42, for "I.A.C. Lucknow Charge", "I.A.C., A-Range, Lucknow" shall be substituted;
- (b) In columns 4 and 5, against Serial No. 44, for the entries "I.A.C., Lucknow" and "A.A.C., Lucknow", the entries "I.A.C., B-Range, Lucknow" and "A.A.C., Allahabad" shall be substituted;
- (c) In Serial No. 77,
 - (i) In columns 4 and 5, against sub-items 58 to 64, for the entries "I.A.C., Kanpur" and "A.A.C., Agra", the entries "I.A.C., B-Range, Lucknow" and "A.A.C., Allahabad" shall be substituted;
 - (ii) in column 5, against sub-item 65 for "DO", "A.A.C., Agra" shall be substituted;
 - (iii) in column 5, against sub-item 68 for the entry "A.A.C., Agra", the entry "A.A.C., Dehra Dun" shall be substituted;
 - (iv) in columns 4 and 5, against sub-items 70 and 71, for the entries "I.A.C., Kanpur" and "A.A.C., Kanpur" the entries "I.A.C., B-Range Lucknow" and "A.A.C., Allahabad" shall be substituted;
 - (v) in column 4, against sub-items 72 and 73, for the entry "I.A.C., Lucknow", the entry "I.A.C., A-Range, Lucknow" shall be substituted;
 - (vi) in column 5, against sub-item 72, for "A.A.C., Lucknow", the entry "A.A.C., Meerut" shall be substituted;
- (d) In column 2, sub-item 78 of Serial No. 77, after the word "Baghalkhand", the words and brackets "(except Rewa)" shall be inserted.

[No. 10.]

K. B. DEB, Under Secy.

INCOME-TAX

New Delhi, the 11th February 1954

S.R.O. 605.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in supersession of the Board's notification No. 8-Income-tax, dated the 1st February, 1954, the Central Board of Revenue hereby directs that Shri V. V. Chari who has been appointed by the Central Government to be a Commissioner of Income-tax, with effect from the date he takes over charge of his duties as a Commissioner of Income-tax, shall perform all the functions of a Commissioner of Income-tax in respect of such areas or of such persons or classes of persons or of such incomes or classes of incomes as are comprised in the existing Income-tax Circles and Districts in the State of West Bengal as were allocated to the Commissioners of Income-tax, West Bengal and Calcutta.

Provided that he shall not perform his functions in respect of such persons or such cases as have been or may be transferred by the Central Board of Revenue to any other Commissioner or any Income-tax authority subordinate to him.

[No. 11.]

G. L. POPHALA, Secy.

ESTATE DUTY

New Delhi, the 20th February 1954

S.R.O. 606.—The following draft of an amendment which the Central Board of Revenue propose to make to the Estate Duty Rules, 1953 in exercise of the powers conferred by sub-section (1) of section 85 of the Estate Duty Act, 1953 (XXXIV of 1953) is published as required by sub-section (1) of section 85 of the said Act, for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 20th March 1954.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the said Board.

Draft Amendment

After sub-rule (4) of rule 26 of the Estate Duty Rules, 1953 the following shall be added, namely:—

“(5) The notice of demand under Section 58 of the Act shall be in form E.D. 7 and shall be accompanied by the assessment form (E.D. 8), provided that the said assessment form need not accompany the notice in cases where a penalty has been levied subsequent to the assessment order and it is not practicable to include the amount of the penalty in the assessment form.”

2. After Rule 29 of the Estate Duty Rules, 1953 the following shall be added, namely:—

“PART XI—TAKING OUT, ASSIGNING OR FARMARKING OF LIFE ASSURANCE POLICIES FOR PURPOSES OF SECTION 33 OF THE ESTATE DUTY ACT

30. Life insurance policies taken out for the purpose of estate duty.—(1) Where a policy of insurance on the life of the deceased is taken out for the specific purpose of paying estate duty, the proponent shall in the Proposal Form, give a declaration in the following form:—

“I desire this assurance for the purpose of paying estate duty that may become payable under the Estate Duty Act, 1953, (XXXIV of 1953) on the principal value of the estate that may pass or may be deemed to pass on my death.”

(2) The purpose of the policy shall be clearly set forth in the policy itself by way of a specific clause in the following form:—

“The purpose of taking up this policy by the assured as stated by him in the proposal for insurance dated is the payment of estate duty under the Estate Duty Act, 1953, on his death in respect of his estate. It is hereby agreed that on due proof of the death of the life assured and on request from the legal heirs of the deceased assured or from any other person, being or claiming to be entitled to obtain probate of the will of the grantee or letters of administration to his estate, and if the policy matures before the death of the assured on his request, the Company will upon delivery of the policy pay all or so much of the sum assured as may be specified in such request to the Government of India under the head “P-Deposits and Advances—Deposits bearing interest—Other deposits—Deposits towards payment of Estate Duty”, for the credit of the Controller of Estate Duty or any other Government authority competent to receive it, as duty that has become payable or would become payable in respect of the estate of the deceased and the receipt of Government shall be an effectual discharge to the Company for all moneys so paid.”

(3) The purpose of taking out the policy shall remain unaltered throughout the currency of the policy and the assured shall not, therefore, take loans thereon, assign to any person other than the Government or to deal with it otherwise.

31. *Assignment of existing insurance policies to the Government for the purpose of paying estate duty.*—(1) The policy shall be assigned to the President, Union of India, irrevocably for the purpose of paying estate duty without any right to deal with the policy in any other way. The form of assignment shall be as below:—

"I, A.B. of hereby irrevocably assign unto the President, Union of India, the within policy of assurance for the purpose of paying estate duty, in accordance with the provisions contained in clause (f) of sub-section (1) of section 33 of the Estate Duty Act, 1953 which after my death my estate may become liable to pay to the Government of India.

I hereby certify that no prior assignment of the within policy or any encumbrance against it exists.

Dated this day of 19

Station.....

Witness.....

Signature of the assured".

(2) Where a policy assigned to the President, Union of India, matures or is surrendered before the death of the assured it will be reassigned by the Government to the assured. But moneys receivable on such a policy may be directed by the assured to be paid to the Government of India under the head "P-Deposits and Advances—Deposits bearing interest—Other deposits—Deposits towards payment of Estate Duty". Such deposits, if made before the death of the deceased shall carry interest at such rate as may be prescribed from time to time and will be available for exemption as money deposited with the Government under clause (g) of sub-section (1) of section 33 of the Act.

(3) After the death of the assured, so much of the amount of the insurance money as is in excess of the estate duty payable on the estate of the assured shall be refunded to the legal heirs, successors, assigns, executors or other legal representatives of the deceased by the insurer.

32. If the estate duty payable on the estate of the assured is less than the policy moneys receivable under an insurance policy specifically taken out under Rule 30 or assigned under Rule 31, the Insurance Company will pay to the Government so much thereof as may be demanded by the Government for satisfaction of the estate duty liability on the estate of the assured and pay the balance to the legal heirs of the deceased.

33. If after the death of the person who had taken out or assigned a policy of assurance for the purpose of payment of estate duty, the insurance company pays an amount less than the amount payable under the policy, the Government shall not be responsible for the loss and shall give credit against the duty payable on the estate passing or deemed to pass on his death of so much amount only as is actually recovered from the insurance company.

34. A policy of assurance for which at the time of effecting the policy or subsequently by an assignment, the assured had expressed the intention that it is a marriage endowment policy for a female relative specifically named therein, who is dependent on the assured for the necessities of life, shall be considered as a policy earmarked for her marriage."

3. After form E.D. 6, the following shall be added, namely—

"Form E.D. 7

GOVERNMENT OF INDIA

ESTATE DUTY

Notice of demand under Section 58 of the Estate Duty Act, 1953

Take notice that in the matter of the estate of of who died on 19 the sum of rupees has been determined as payable as penalty. interest. Out of this a sum of rupees has already been paid.

2. Without prejudice to your joint/several liability for the full amount of duty* you are required to pay a sum* of rupees.....on or before the the balance*

Treasury Officer*

Sub-treasury Officer*

.....19 , to the Agent, Imperial Bank of India* at.....
Reserve Bank of India*

when you will be granted a receipt. A chalan is^t enclosed for the purpose.

Two chalans are^t

3. If you do not pay the amount on or before the date specified above, you will be liable under section 67(4) of the Estate Duty Act, 1953 to a penalty which may be one thousand rupees or a sum equal to twice the amount due.

4. You are further warned that unless the total amount due including the penalty is paid by the date mentioned above, a certificate may be issued to the Collector for the recovery of the amount as if it were an arrear of land revenue.

assessment*

5. If you intend to appeal against the penalty you may put in appeal interest

to the Central Board of Revenue within 90 days of receipt of this notice in the form prescribed under section 63 of the Estate Duty Act, 1953 duly verified as laid down in that form.

Date.....

Assistant* Controller.

Station.....

Deputy*

*Delete the items not applicable.

^tA separate chalan should be issued in respect of estate duty on agricultural lands and property other than agricultural lands.

Form E.D. 8

ESTATE DUTY

ASSESSMENT/REFUND FORM

1. State 2. District or Circle.....
3. Estate Duty Index Register No. 4. Assistant/Deputy/Controller.
5. Name and address of the deceased.....
6. Domicile of the deceased.....
7. Name of person accountable and address.....

Details of Property	Principal value of interests in joint Hindu family	Principal value of property of any other kind	Total value of property	Remarks	
				1	2

Immovable property in India (except the State of Jammu & Kashmir)

(i) Agricultural property situated in the State of :—
(ii) Non-agricultural property.

B. Moveable property in India (except the State of Jammu & Kashmir)

(i)
(ii)

C. Moveable property outside India (including the State of Jammu & Kashmir)

Total property
(Principal value)

Date

Controller

No. 12

R. K. Das

Secretary, Central Board of Revenue

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 11th February 1954

S.R.O. 607.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby directs that the following further amendment shall be made in the Central Excise Rules, 1944, namely:—

In rule 59 of the said Rules, for the last sentence, the following shall be substituted, namely:—

‘No splints and veneers shall be deposited in, or removed from, the room or compartment except in the presence of the officer at the factory and after such full or percentage verification as the Collector may authorise.’

[No. 3.]

M. P. ALEXANDER, Under Secy.

CUSTOMS

New Delhi, the 20th February 1954

S.R.O. 608.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby rescinds the following notifications, that is to say,—

- (i) the notification of the Government of India in the late Finance Department (Central Revenues) No. 23-Customs, dated the 25th September, 1943, and
- (ii) the notification of the Government of India in the late Finance Department (Central Revenues), No. 7-Customs, dated the 6th July 1946.

[No. 17.]

E. RAJARAM RAO, Joint Secy.

CUSTOMS

New Delhi, the 20th February 1954

S.R.O. 609.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, as required by sub-section (3) of section 43B of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after one month from the date of publication of this notification in the official Gazette.

Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Rules

1. **Short title.**—These rules may be called the Customs Duties Drawback (Aluminium Alloy and Metal for Coinage) Rules, 1954.

2. **Definitions.**—In these rules, unless the context otherwise requires,—

- (a) ‘the Act’ means the Sea Customs Act, 1878 (VIII of 1878);
- (b) “aluminium alloy or metal” means aluminium alloy or metal imported into India on payment of the Customs duty leviable thereon under the Act;
- (c) “coinage or coins” means coins in or for use as official currency in a country other than India;
- (d) “duty certificate” means a certificate in the form set out in the Schedule to these rules; and
- (e) “section” means a section of the Act

3. Goods in respect of which drawback may be paid.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in respect of any quantity of aluminium alloy or metal employed in the manufacture of all such coinage or coins in any mint of the Government of India (hereinafter referred to as 'goods') as are exported from India.

4. Period for which drawback admissible.—Any drawback under these rules shall be admissible for the period during which a notification in respect of the goods is in force under sub-section (1) of section 43B.

5. Duty Certificate.—(1) On presentation of a duty certificate by an importer of aluminium alloy or metal, or any person authorised by him in this behalf, the Customs Collector at the port of importation of such aluminium alloy or metal shall, subject to the facts stated in the duty certificate being verified to his satisfaction, certify and return the same to the importer.

(2) A duty certificate may be presented by an importer or any person aforesaid under sub-rule (1) at the time of importation of aluminium alloy or metal in respect of which the duty certificate is required to be certified by the Customs Collector, or subject to the provision of rule 4, at any time thereafter:

6. Manner of allowing drawback.—A drawback shall be allowed on the shipment for export of the goods subject to the following conditions, namely:—

- (a) the Master of the Mint in which the goods are manufactured shall—
 - (i) make a declaration on the relative shipping bill that a claim for the drawback under section 43B is being made, and
 - (ii) certify on the relative shipping bill or on a separate sheet to be attached thereto, the quantity of aluminium alloy or metal contained in the goods under export, in respect of which the drawback is claimed; and
- (b) the Master of the Mint shall submit along with his claim for payment of the drawback, the duty certificate or certificates in respect of aluminium alloy or metal employed in the manufacture of goods exported under claim for drawback.

7. Payment of drawback.—Where the Customs Collector is satisfied that a claim for drawback is established under these rules, the whole amount of duty determined to have been paid on aluminium alloy or metal employed in the goods exported, shall be paid as drawback.

THE SCHEDULE
DUTY CERTIFICATE

[See rule 2(d)]

*The Customs Duties Drawback (Aluminium Alloy and Metal for Coinage)
Rules, 1954.*

1. Port of importation.

***2. Material imported:**

- (a) Description.
- (b) Indian Customs Tariff Head.
- (c) Type of packages.
- (d) Number of packages.
- (e) Quantity per package.
- (f) Total quantity imported.

***3. Duty paid:**

- (a) Amount of duty paid.
- (b) Cash or Deposit, number and date of Customs Bill of Entry under which duty paid.

***NOTE.—(i)** If the consignment is not one uniform lot but packages of different weights or value, details of the same should be furnished.

(ii) If the importer sells the material to a third party (before it is ultimately sold to the Mint by that party) he should make an endorsement on the reverse of this form to the effect that he has made such sale and indicate the name of the purchaser.

(iii) If the material covered by this certificate is sold to more than one party (before ultimate sale to the mint) this certificate should be replaced by a fresh one issued by the Customs Collector, one for each party to whom the material is sold.

4. *Importers:*

- (a) Name of importer.
- (b) Name of clearing agent

or

Name of bank if cleared by or through a bank.

Verified and certified.

Station

Customs Collector.

Date

[No. 18.]

S.R.O. 610.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, as required by sub-section (3) of section 43B of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after one month from the date of the publication of this notification in the official Gazette.

Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Rules

1. *Short title.*—These rules may be called the Customs Duties Drawback (Cotton Cloth and Yarn) Rules, 1954.

2. *Definitions.*—In these rules, unless the context otherwise requires—

- (a) 'the Act' means the Sea Customs Act, 1878 (VIII of 1878);
- (b) 'Cloth' means a cloth—
 - (i) which is manufactured in India wholly from foreign cotton or partly from foreign cotton and partly from Indian cotton, and
 - (ii) of which the warp and weft yarns are of counts 36s and over but below 40s,
- and includes a dhoty or sari prepared from such cloth, but does not include—
 - (i) ready made clothing,
 - (ii) hosiery,
 - (iii) leather cloth and inferior or imitation leather cloth ordinarily used in book-binding,
 - (iv) tracing paper,
 - (v) rubberised or synthetic water-proof fabrics whether single-textured or double-textured,
 - (vi) handloom cloth, and
 - (vii) cloth of any kind manufactured on power looms;
- (c) 'foreign cotton' means cotton grown in any country outside India and imported into India;
- (d) 'Section' means a section of the Act; and
- (e) 'yarn' means any type of yarn manufactured wholly from foreign cotton or partly from foreign and partly from Indian cotton, of counts 36s and over but below 40s.

3. *Goods in respect of which drawback may be paid.*—Subject to the provisions of the Act and these rules, a drawback shall be allowed in respect of any quantity of foreign cotton employed in the manufacture of such cloth or yarn (hereinafter referred to as 'goods') as are exported from India or shipped as stores for use on board a ship proceeding to a foreign port.

4. *Period for which drawback admissible.*—Any drawback under these rules shall be admissible for the period during which a notification in respect of the goods is in force under sub-section (1) of section 43B.

5. *Manner of allowing drawback.*—A drawback shall be allowed on the shipment for export of the goods, subject to the following conditions, namely,—

- (a) the shipper of the goods shall make a declaration in the relative shipping bill—
 - (i) that the goods are of counts 36s and over but below 40s, and
 - (ii) that a claim for the drawback under section 43B is being made;

(b) the shipper shall, in the relative shipping bill, furnish, in addition to any information required under section 29, such additional information as may, in the opinion of the Customs Collector, be necessary for the purpose of verifying the claim for the drawback, and in particular the Customs Collector may require such additional information in respect of the following matters, namely:—

- (i) the description of the goods;
- (ii) the name of the manufacturer;
- (iii) the particulars of any brand or trademark attached to the goods;
- (iv) gross and net weights, length, width, as the case may be, of the goods.

6. *Payment of drawback.*—Where the Customs Collector is satisfied that a claim for the drawback is established under these rules, such drawback shall be paid at the rates indicated in rule 7.

7. *Rates of drawback.*—Drawback shall, subject to the provisions of these rules, be allowed at the rate of one anna and 4-4/5 pies per each pound of goods shipped.

8. *Powers of Customs Collector.*—For the purposes of enforcing these rules, the Customs Collector may—

- (a) require the manufacturer of the goods in respect of which a drawback is claimed under these rules to produce before him evidence relating to the proportion of foreign cotton employed in the manufacture of the goods;
- (b) require any person who has been concerned at any stage with the manufacture of the goods to produce any books of accounts or other documents of whatever nature relating to the quantity of foreign cotton employed in the manufacture of the goods; and
- (c) require the production of such certificates, documents and other evidence in support of each claim for a drawback as may be necessary.

9. *Access to manufactory.*—The manufacturer of the goods in respect of which drawback is claimed shall give access to every part of his manufactory to any officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for a drawback.

[No. 19.]

A. K. MUKARJI Deputy Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 10th February 1954

S.R.O. 611.—In exercise of the powers conferred on me by clause 23 of the Cotton Control Order, 1950, and with the sanction of the Central Government, I hereby direct that the following further amendments shall be made in the Textile Commissioner's Notification No. S.R.O. 875, dated the 7th November, 1950, namely:—

In the Schedule annexed to the said Notification, in column (2),—

(a) against Serial No. 1 and in item (1) against Serial No. 2, for the existing entries, substitute the following, namely:—

“Shri Thomas de Sa, Assistant Director (Cotton), Office of the Textile Commissioner, Bombay;

(b) against Serial No. 3, delete entry No. (1) and re-number entries Nos. (2) to (5) as entries Nos. (1) to (4); and after entry No. (4) so re-numbered, add the following entries, namely:—

“(5) Shri N. Majumder, Director (Production), Office of the Textile Commissioner, Bombay;

(6) Shri A. N. Das, Deputy Director (Production), Office of the Textile Commissioner, Bombay;

(7) Shri A. K. Das Gupta, Assistant Director (Production), Office of the Textile Commissioner, Bombay;

- (8) Shri S. N. Chatterjee, Assistant Director (Production), Office of the Textile Commissioner, Bombay;
- (9) Shri C. P. Rao, Assistant Director (Production), Office of the Textile Commissioner, Bombay;
- (10) Shri R. C. Zalani, Assistant Director (Production), Office of the Textile Commissioner, Bombay;
- (11) Shri C. C. Shah, Assistant Director (Production), Office of the Textile Commissioner, Bombay;
- (12) Shri N. M. Mukerji, Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Ahmedabad;
- (13) Shri P. C. Roy, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Ahmedabad;
- (14) Shri B. B. Majumdar, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Ahmedabad;
- (15) Shri S. C. Das Gupta, Deputy Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Calcutta;
- (16) Shri Saileshwar Saha, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Calcutta;
- (17) Dr. J. N. Desai, Deputy Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Coimbatore;
- (18) Shri G. A. Sheth, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Coimbatore;
- (19) Shri M. C. Dutta, Deputy Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Indore;
- (20) Shri R. P. Mittra, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Indore;
- (21) Shri S. K. Gupta, Deputy Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Kanpur;
- (22) Shri J. N. Mukerji, Assistant Director (Production), Regional Directorate of Production, Branch Office of the Textile Commissioner, Kanpur;
- (23) Shri M. J. Patwardhan, Technical Assistant, Office of the Textile Commissioner, Bombay;
- (24) Shri R. K. Vaidyanathan, Technical Assistant, Office of the Textile Commissioner, Bombay".

M. R. KAZIMI, Joint Textile Commissioner.

[No. 44(12)CT(A)/53(vii).]

Bombay, the 11th February 1954

S.R.O. 612.—In exercise of the powers conferred on me by sub-clause (1) of clause 3 of the Cotton Control Order, 1950, I hereby direct that the following further amendment shall be made to the Textile Commissioner's Notification No. S.R.O. 1785, dated the 23rd October, 1952, namely:—

In the schedule B appended to the said Notification for the words and letters "Shri T. B. Dalal" the words and letters "Shri Thomas de Sa" shall be substituted.

M. R. KAZIMI, Joint Textile Commissioner.

[No. 44(12)-CT(A)/53(viii).]

S. A. TECKCHANDANI, Under Secy.

COFFEE CONTROL

New Delhi, the 16th February 1954

S.R.O. 613.—The following statement of accounts of the Indian Coffee Board for the period from 1st July 1951 to the 30th June 1952 is published in the Gazette of India in accordance with sub-rule (3) of Rule 20 of the Coffee Market Expansion Rules, 1940:—

INDIAN COFFEE BOARD

Abstract Statement of Receipts and Expenditure for the period from 1st July 1951 to 30th June 1952 (1951-52) General Fund [including General Fund No. I Account, General Fund (Research) and General Fund (Propaganda)].

Receipts	Rs.	Expenditure	Rs.
<i>Opening Balances</i>			
General Fund No. I A/c . .	15,89,654 2 1	Administration of the Board . .	69,430 6 9
General Fund (Research) . .	1,04,937 4 2	Measures taken for promoting the Cultivation & manufacture of Indian Coffee
General Fund (Propaganda) . .	10,05,545 11 5	Measures taken for promoting the sale & increasing the consumption in India & elsewhere of Indian Coffee
Monies received under Section 11 of the Act . .	19,731 3 0	Overseas Propaganda . .	9,590 0 0
Monies received under Section 12 of the Act . .	3,40,000 0 0	Indian Propaganda . .	3,69,137 5 8
Fees realised on account of Licenses . .	15 0 0	Measures taken for promoting Agricultural & Technological Research in the interest of Coffee industry in India . .	2,24,692 13 3
<i>Miscellaneous Receipts :—</i>			
General Fund No. I Account . .	5,493 9 4	Miscellaneous
General Fund (Research)	<i>Closing Balances</i>	
General Fund (Propaganda)	General Fund No. I A/c . .	16,74,768 9 8
Interest on Investments . .	29,500 2 0	General Fund in transit . .	55,605 0 0
		General Fund (Research) . .	55,244 6 11
		General Fund (Propaganda) . .	6,36,408 5 9 24,22,026 6 4
			30,94,877 0 0

I have verified the above Statement of Account of the INDIAN COFFEE BOARD (General Fund) for the period from 1st July, 1951 to 30th June 1952 with the books and vouchers of the Board.

I report that I have obtained all the information and explanations I have required and certify that the above Statement is a correct abstract of the figures appearing in the books of the Board.

(Sd.) M. P. APPU MEMON,
Secretary,
Indian Coffee Board.

(Sd.) C. R. SUBRAMANIAN,
Accounts Officer,
Indian Coffee Board.

(Sd.) M. A. KUTTALALINGAM PILLAI,
Chief Coffee Marketing Officer,
Indian Coffee Board.

(Sd.) B. R. SREENIVASA MURTHY,
Examiner,
Outside Audit Department,
Office of the Accountant-General,
Mysore, Bangalore.

BANGALORE;

The 26th September, 1953.

— — —
[No. 3(7)-Plant '53.]

P. V. S. SARMA, Under Secy.

ORDERS

New Delhi, the 9th February 1954

S.R.O. 614.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby appoints Dr. K. L. Moudgil Deputy Director (Chemicals), Indian Standards Institution, Delhi, as a member of the Development Council established for the scheduled industry engaged in the manufacture and production of Heavy Chemicals (Acids and Fertilisers), under the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 454, dated the 4th March 1953, being a person, who, in the opinion of the Central Government has special knowledge of matters relating to the technical or other aspects of the said scheduled industry.

[No. 5(3)IA(G)/52.]

S.R.O. 615.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby appoints Shri J. P. Mehrotra, Deputy Director (Engineering), Indian Standards Institution, Delhi, as a member of the Development Council established for the scheduled industry engaged in the manufacture and production of bicycles, under Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 2317, dated the 17th December, 1953, being a person, who, in the opinion of the Central Government has special knowledge of matters relating to the technical or other aspects of the said scheduled industry.

[No. 5(5)IA(G)/53.]

S.R.O. 616.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951, (LXV of 1951), the Central Government hereby appoints Dr. Lal C. Verma, Director, Indian Standards Institution [with Shri J. P. Mehrotra, Deputy Director (Engineering), Indian Standards Institution, Delhi, as an alternate member] as a member of the Development Council established for the scheduled industries engaged in the manufacture and production of Internal Combustion Engines and Power Driven Pumps, under the Order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 455, dated the 4th March 1953, being a person, who, in the opinion of the Central Government has special knowledge of matters relating to the technical or other aspects of the said scheduled industry.

[No. 5(8)IA(G)/52.]

P. S. SUNDARAM, Under Secy.

ORDER

New Delhi, the 10th February 1954

S.R.O. 617.—In exercise of the powers conferred by section 4 of the Supply and Prices of Goods Act, 1950 (LXX of 1950), and in partial modification of the notification of the Government of India in the late Ministry of Industry and Supply, No. S.R.O. 503, dated the 2nd September, 1950, in so far as it relates to the fixation of maximum price of soda ash, the Central Government hereby fixes in respect of 5,118 cwts. (net) of soda Ash (light) imported by Messrs. Vasant Corporation Ltd., 8, Amratiolla Street, P.O. Box No. 2118, Calcutta per s.s. "ONDA" from Yugoslavia during the month of February, 1953, and specified in Column 1 of the Schedule annexed hereto the price specified in the corresponding entries of columns (2), (3), (4) and (5), as the maximum price which may be respectively charged for every cwt. of such soda ash by an importer, distributor, wholesale dealer and a retail dealer.

SCHEDULE

Variety of Soda Ash	Maximum price that may be charged by the importer	Maximum price that may be charged by a distributor	Maximum price that may be charged by a wholesale dealer	Maximum price that may be charged by a retail dealer
1	2	3	4	5
Soda Ash (light)	Rs. 21-3-0 per cwt. (net) Ex-godown/ F.O.R. Calcutta.	The price specified in column 2 PLUS (a) actual railway freight by goods train or actual transport charges by sea from Calcutta to the place of destination, and lining charges not exceeding annas eight per cwt.	The price specified in column 3 PLUS a margin not exceeding annas eight per cwt.	The price specified in column 4 PLUS a margin not exceeding Rs. 1-12-0 per cwt.

NOTE.—These prices are exclusive of local taxes such as Sales Tax, Octroi and other local taxes which may be charged extra.

[No. 9-IP(B)(15)/53.]

T. S. KUNCHITHAPATHAM, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE
(Agriculture)

New Delhi, the 5th February 1954

S.R.O. 618.—The following draft of certain further amendments in the Edible Oils Grading and Marking Rules, 1939, which it is proposed to make in exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (1 of 1937), is published as required by the said section for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft amendment

In the said Rules:—

(1) in rule 4:—

(a) for sub-rule (2) the following sub-rule shall be substituted, namely:—

“(2) The grade designation mark to be used on 40/45 gallon drums, or railway tank wagons shall consist of a rectangular label bearing the design and colour set out in Schedule IV (d) specifying the name of oil and the grade designation.”;

(b) after sub-rule (2), the following sub-rule shall be inserted, namely:—

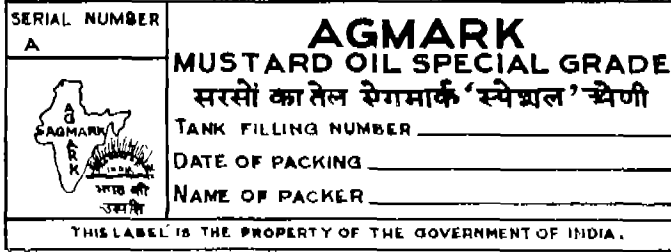
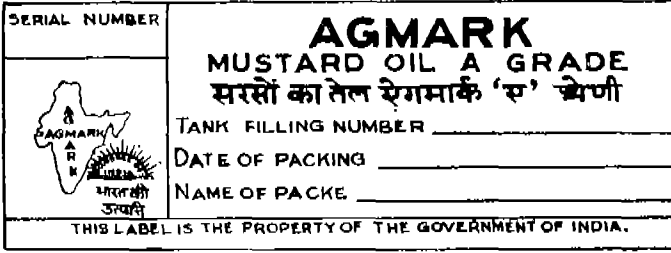
“(3) The grade designation mark, to be used on bottles, shall consist of a round label of the design and colour set out in Schedule IV-A specifying the name of the oil and the grade designation”;

(2) In rule 6, after the words ‘clean returnable’, the words “glass bottles or” shall be inserted;

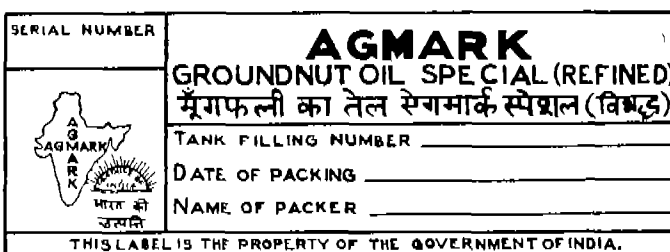
(3) For the clause (d) of Schedule IV, the following clause shall be substituted, namely:—

(i) Grade designation marks for 40/45 gallon drums or railway tank wagons or Mustard oil.

Grade designation	Design of the label	Colour of lettering of the label
I	2	3

Special	 <p>AGMARK MUSTARD OIL SPECIAL GRADE सरसों का तेल सेगमार्क 'स्पेशल' लेपी TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.</p>	Red
		Blue
Grade A	 <p>AGMARK MUSTARD OIL A GRADE सरसों का तेल सेगमार्क 'ए' लेपी TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.</p>	Blue

(ii) Grade Designation marks for 40/45 gallon drums or railway tank wagons of Groundnut Oil.

Grade designation	Design of the label	Colour of lettering of the label
I	2	3
(Special Refind)	 <p>AGMARK GROUNDNUT OIL SPECIAL (REFINED) मैंगफली का तेल सेगमार्क स्पेशल (रिफाई) TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.</p>	White

I

2

3

Special

SERIAL NUMBER	AGMARK GROUNDNUT OIL SPECIAL GRADE मूँगफली का तेल ऐगमार्क 'स्पेशल' ऑणी	
	TANK FILLING NUMBER _____	Red
	DATE OF PACKING _____	
	NAME OF PACKER _____	
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

Grade A

SERIAL NUMBER	AGMARK GROUNDNUT OIL A GRADE मूँगफली का तेल सेगमार्क 'ए' ऑणी	
	TANK FILLING NUMBER _____	Blue
	DATE OF PACKING _____	
	NAME OF PACKER _____	
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

(iii) Grade designation marks for 40/45 gallon drums or railway tank wagons of Til Oil.

Grade designation

Design of the label

Colour of lettering of the label

I

2

3

Special

SERIAL NUMBER	AGMARK TIL OIL SPECIAL GRADE तिल का तेल ऐगमार्क 'स्पेशल' ऑणी	
	TANK FILLING NUMBER _____	Red
	DATE OF PACKING _____	
	NAME OF PACKER _____	
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

Grade A

SERIAL NUMBER	AGMARK TIL OIL A GRADE तिल का तेल ऐगमार्क 'ए' ऑणी	
	TANK FILLING NUMBER _____	Blue
	DATE OF PACKING _____	
	NAME OF PACKER _____	
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

(4) After Schedule IV the following schedule shall be inserted, namely:—

"SCHEDULE IV-A

(a) *Grade designation marks for glass bottles of mustard oil (edible).*

Grade designation	Design of the label	Colour of lettering of grade	Colour of the circular border of the label
1	2	3	4
Special		Red	White
Grade A		Blue	White

(b) *Grade designation marks for glass bottles of groundnut oil (edible).*

Grade designation	Design of the label	Colour of lettering of grade	Colour of the circular border of the label
1	2	3	4
Special (Refined)		Purple	White
Special		Red	White

1

2

3

4

Grade A



Blue

White

(c) *Grade designation marks for glass bottles of til or gingelly (sesame) Oil (edible).*

(See Rule 4)

Grade designation

Design of the label

Colour of lettering
of gradeColour of the
circular border
of the label

1

2

3

4

Special



Red

White

Grade A



Blue

White

NOTE.—The labels shall be printed on water mark paper of the Government of India and shall have a micro-tint back-ground bearing the words 'Government of India' in olive green colour."

(5) In Schedule IV after item (e) as corrected by the corrigendum, the following shall be added, namely:—

(f) Grade designation marks for oil on 40/45 gallon drums or railway tank wagons of Coconut Oil.

Grade designation	Design of the label	Colour of lettering of the label
1	2	3

Refined	<table border="1"> <tr> <td>SERIAL NUMBER</td> <td colspan="3"> AGMARK COCONUT OIL REFINED एगमार्क नारियल का तेल 'विशुद्ध' TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA. </td> </tr> <tr> <td></td> <td colspan="3"></td> </tr> </table>	SERIAL NUMBER	AGMARK COCONUT OIL REFINED एगमार्क नारियल का तेल 'विशुद्ध' TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.							White
	SERIAL NUMBER	AGMARK COCONUT OIL REFINED एगमार्क नारियल का तेल 'विशुद्ध' TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.								

Grade I	<table border="1"> <tr> <td>SERIAL NUMBER</td> <td colspan="3"> AGMARK COCONUT OIL GRADE I एगमार्क नारियल का तेल ग्रेड I TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA. </td> </tr> <tr> <td></td> <td colspan="3"></td> </tr> </table>	SERIAL NUMBER	AGMARK COCONUT OIL GRADE I एगमार्क नारियल का तेल ग्रेड I TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.							Red
	SERIAL NUMBER	AGMARK COCONUT OIL GRADE I एगमार्क नारियल का तेल ग्रेड I TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.								

Grade I	<table border="1"> <tr> <td>SERIAL NUMBER</td> <td colspan="3"> AGMARK COCONUT OIL GRADE II एगमार्क नारियल का तेल ग्रेड II TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA. </td> </tr> <tr> <td></td> <td colspan="3"></td> </tr> </table>	SERIAL NUMBER	AGMARK COCONUT OIL GRADE II एगमार्क नारियल का तेल ग्रेड II TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.							Blue
	SERIAL NUMBER	AGMARK COCONUT OIL GRADE II एगमार्क नारियल का तेल ग्रेड II TANK FILLING NUMBER _____ DATE OF PACKING _____ NAME OF PACKER _____ THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.								

Commercial 'A'

SERIAL NUMBER	AGMARK COCONUT OIL COMMERCIAL 'A' ऐगमार्क नारियल का तेल कोमरसियल 'ए'	
	TANK FILLING NUMBER	-----
	DATE OF PACKING	-----
	NAME OF PACKER	-----
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

Yellow

Commercial 'B'

SERIAL NUMBER	AGMARK COCONUT OIL COMMERCIAL 'B' ऐगमार्क नारियल का तेल कोमरसियल 'बी'	
	TANK FILLING NUMBER	-----
	DATE OF PACKING	-----
	NAME OF PACKER	-----
THIS LABEL IS THE PROPERTY OF THE GOVERNMENT OF INDIA.		

Green

[No. F.3-30/53-Dte.II.]

(Agriculture)

New Delhi, the 11th February 1954

S.R.O. 619.—The Central Government are pleased to nominate Sarvashri Salim Ali, Horace Alexander and R. C. Morris as members of the Indian Board for Wild Life.

[No. 6-1/54-WL.]
S. D. UDHRAIN, Under Secy.

New Delhi, the 10th February 1954

S.R.O. 620.—In exercise of the powers conferred by clause 8 of the Sugar and Gur Control Order, 1950, the Central Government hereby directs that the following amendments shall be made in the Government of India, in the late Ministry of Agriculture, Notification No. S.R.O. 147, dated the 29th January, 1951, namely:

In clause (a) of the said notification

the words "unless otherwise permitted by the Central Government" shall be deleted;

And after clause (c) of the said notification

the following proviso shall be added:

"Provided that the Central Government may exempt any producer of sugar by vacuum pan process, either generally or for a specified period, from the operation of whole of this notification or part thereof."

[No. SV-120(15)/52.]

I. P. MATHUR, Under Secy.

New Delhi, the 11th February 1954

S.R.O. 621.—In pursuance of the provisions of sub-clause (3) of clause 1 of the Food grains (Licensing and Procurement) Order, 1952, the Central Government hereby directs that the said Order shall come into force in the State of Madhya Pradesh, in respect of wheat and jowar and their edible products, with effect from the 20th February 1954.

[No. PYII-654(11)/53-54.]
S. N. BHALLA, Dy. Secy.

New Delhi, the 12th February 1954

S.R.O. 622.—In pursuance of the provisions of Sub-section (4) of section 4 of the Indian Central Oilseeds Committee Act, 1946, (IX of 1946), the Central Government are pleased to nominate Shri S. R. Londhe, Principal, Janata College and Director, Gandhi Gramodyog Mandir, Amravati, to be a member of the Indian Central Oilseeds Committee with effect from 1st April, 1953.

[No. 5-59/53-Com.I.]

New Delhi, the 15th February 1954

S.R.O. 623.—The Government of Mysore State have renominated the following as members of the Indian Central Coconut Committee for a period of three years with effect from 1st April 1954:—

- (1) Shri C. H. Lingadevaru, M.L.A., Chiknayakanahalli, Tumkur Distt., under Section 4(d) of the I.Co.C. Act, 1944.
- (2) Sri V. Venkatappa, M.L.A., Channapatna, Bangalore Distt., under Section 4(b) *Ibid.*

[No. F.2-9/54-Com.II.]

CORRIGENDUM

New Delhi, the 15th February 1954

S.R.O. 624.—In the Ministry of Food and Agriculture notification of even number, dated the 24th June 1953, read:—

“Up to 31-3-55”.

for

“For a period of 3 years”.

[No. F.2-14/53-Com.II.]

F. C. GERA, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 16th February 1954

S.R.O. 625.—In exercise of the powers conferred by sub-sections (1) and (2) of section 8 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the following further amendment shall be made in the Cinematograph (Censorship) Rules, 1951, namely:—

In sub-rule (3) of rule 31 of the said Rules, for the word “long” the words, figures and letters “or 6 ft. long, according as the film is in 35 mm. or 16 mm.” shall be substituted.

[No. F.6/16/53-FII/C.C.R.A./II.]

S. P. ADVANI, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 11th February 1954

S.R.O. 626.—In exercise of the powers conferred by sub-sections (2) and (3) of section 11 of the Indian Medical Council Act, 1933 (XXVII of 1933), the Central Government, after consulting the Medical Council of India, hereby directs that

the following further amendments shall be made in the First Schedule to the said Act, namely:

In the said Schedule, after the entry relating to the State Medical Faculty of West Bengal, the following entries shall be inserted, namely:—

(i) "University of Bihar.	Bachelor of Medicine and Bachelor of Surgery.	M.B.B.S. (Bihar). This will be a recognised medical qualification only when granted after the 1st April, 1953.
(ii) University of Poona	Bachelor of Medicine and Bachelor of Surgery.	M.B.B.S. (Poona). This will be a recognised medical qualification only when granted after the 1st September, 1952.
iii) Utkal University	Bachelor of Medicine and Bachelor of Surgery.	M.B.B.S. (Utkal). This will be a recognised medical qualification only when granted after the 15th November 1951."

[No. F.17-10/52-MI.]

S.R.O. 627.—In exercise of the powers conferred by sub-sections (1) and (2) of section 7 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India, in the Ministry of Health, No. F.1-3/47-D(II), dated the 13th September, 1948, constituting the Drugs Consultative Committee, namely:—

In the said notification, under the heading 'Nominated by State Governments', for entry 7, the following entry shall be substituted, namely:—

"(7) Dr. Mohan Lal Gulati, M.B., B.S., P.C.M.S., Deputy Director, Health Services (Medical), Punjab."

[No. F.4-20/53-DS.]

N. B. CHATTERJI, Dy. Secy.

New Delhi, the 12th February 1954

S.R.O. 628.—Dr. Chunilal S. Patel, M.B., B.S., L.R.C.P., MRCS, FRCS, has been duly re-elected as a member of the Medical Council of India under clause (b) of sub-section (i) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933) with effect from the 2nd February, 1954.

[No. F.5-13/53-MI.]

S.R.O. 629.—Lt.-Col. Amir Chand, M.B., B.S. (Punjab) F.R.C.P. (Edin), has been duly re-elected as a member of the Medical Council of India under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933) with effect from 14th February, 1954.

[No. F.5-13/53-MI.]

J. N. SAKSENA, Under Secy.

New Delhi, the 13th February 1954

S.R.O. 630.—The following draft of a further amendment in the Drugs Rules, 1945, which it is proposed to make after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 27th May, 1954

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

After item (iv) of clause (b) of rule 122, the following new item shall be added:—

"(v) the date of manufacture of the product."

[No. F.1-3/54-DS.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF COMMUNICATIONS

(Posts and Telegraphs)

New Delhi, the 10th February 1954

S.R.O. 631.—In exercise of the powers conferred by section 10 of the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that the following further amendments shall be made in the Indian Posts Office Rules, 1933, namely:

In rule 71 of the said Rules, (1) in sub-rule (1), the words "of one anna and nine pies in the case of a registered air letter addressed to Ceylon" shall be omitted; and (2) at the end of sub-rule (1) as so amended, the following shall be added, namely:

"The fee for acknowledgement of delivery of a registered air mail article, which travels by air with the article and is to be returned by surface or by air route is as indicated below:—

Returnable

For Ceylon, Pakistan and 2 annas 3 annas
Portuguese India.

For other countries
including Aden. 5 annas 7 annas

An acknowledgement relating to surface article shall also be returned by air, if pre-paid with the following fee:—

For Ceylon, Pakistan and
Portuguese India. 2 annas

For other countries
including Aden. 5 annas

[No. DA 22-3/53.]

V. M. BHIDE, Dy. Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

PORTS

New Delhi, the 12th February 1954

S.R.O. 632.—In pursuance of the provisions of clause (3) of section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby authorises Shri Hussain Ibrahim Bhombal, Master of the South East Asia Shipping Company's coasting steamers, as a special pilot to pilot vessels in the Port of Bombay, subject to the restrictions laid down in Part XII of the Bombay Port Trust Pilotage By-Laws.

[No. 8-PI(34)/54]

K. NARAYANAN Under Secy

New Delhi, the 15th February 1954

S.R.O. 633.—In pursuance of sub-section (2) of section 8 of the Madras Port Trust Act, 1905 (Madras Act II of 1905), as amended by the Bombay, Calcutta and Madras Port Trusts (Constitution) (Amendment) Act, 1948 (XXXVI of 1948), and in supersession of the Ministry of Transport notification No. 19-P(136)/48-IV, dated the 12th March 1949, it is hereby notified that each of the bodies representing commercial interests specified in column 2 of the table below shall elect the number of Trustees of the Port of Madras specified against it in column 3 thereof:—

TABLE

Serial Number (1)	Name of body (2)	Number of Trustees. (3)
1.	Southern India Chamber of Commerce, Madras.	5
2.	Andhra Chamber of Commerce, Madras.	2
3.	Madras Chamber of Commerce, Madras	2
4.	Indian National Steamship Owners' Association	1

[No. 13-PI(124)/53.]

S.R.O. 634.—In pursuance of sub-section 6 of the Calcutta Port Act, 1890 (Bengal Act No. III of 1890) and in supersession of the Ministry of Transport notification No. 9-PI(1)/52, dated the 6th March 1952, it is hereby notified that each of the bodies representing commercial interests specified in column 2 of the table below shall elect the number of Commissioners for the Port of Calcutta specified against it in column 3—thereof:—

TABLE

Serial Number (1)	Name of body (2)	Number of Commissioners (3)
1.	Bengal Chamber of Commerce, Calcutta	2
2.	Bengal National Chamber of Commerce, Calcutta	4
3.	Indian Chamber of Commerce, Calcutta	3
4.	Indian National Steamship Owners' Association	1
5.	Bharat Chamber of Commerce, Calcutta	1

[No. 9-PI(250)/53.]

T. S. Parusuraman Dy. Secy.

REGISTRAR JOINT STOCK COMPANIES

Madurai, the 2nd February, 1954

In the matter of the Indian Companies Act, 1913 and Abirami Chit Company Limited

(PURSUANT TO SECTION 247(5) OF THE INDIAN COMPANIES ACT, 1913.)

S.R.O. 635.—With reference to the notice dated 7th October 1953 published on page 1345 of Part II of Fort St. George Gazette, Madras, dated 28th October 1953

the above Company not having shown cause to the contrary within the time fixed the name of the Company has under Section 247(5) of the Indian Companies Act, 1913 been struck off the register and the said company is dissolved.

In the matter of the Indian Companies Act, 1913 and Sri Kannikaparameswari Chit Company Limited

(PURSUANT TO SECTION 247(5) OF THE INDIAN COMPANIES ACT, 1913)

S.R.O. 636.—With reference to notice, dated 7th October 1953 published on page 1345 of Part II of Fort St. George Gazette (Madras), dated 28th October 1953 the above company not having shown cause to the contrary within the time fixed, the name of the Company has under Section 247(5) of the Indian Companies Act, 1913 been struck off the register and the said company is dissolved.

J. MUTHUVIRASWAMI NAYUDU,

Assistant Registrar of Joint Stock Companies, Madurai.

Madras, the 3rd February, 1954

In the matter of Indian Companies Act, 1913 and The Navajeevan Press Limited

S.R.O. 637.—Whereas communications addressed to The Navajeevan Press Limited at its registered office either remain unanswered or are returned undelivered by the Post Office;

And whereas it appears accordingly that The Navajeevan Press Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

K. GOPAUL,

Assistant Registrar of Joint Stock Companies, Madras

Mangalore, the 4th February, 1954

FORM III

In the matter of the Indian Companies Act, 1913 and Nayak & Nayak Limited

[PURSUANT TO SECTION 247(3)]

S.R.O. 638.—Whereas communication addressed to Nayak & Nayak Limited at its registered office, Building No. II-1-851, Near Sri Radhakrishna Mandir, Puttur Kasba, Puttur, South Kanara, either remain un-answered or are returned by the Post office undelivered;

And whereas at the time of a visit on 21st September 1953 there was no trace of the Company at its registered office;

And whereas it appears accordingly that Nayak & Nayak Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

K. S. RAO,

Assistant Registrar of Joint Stock Companies, South Kanara.

Calcutta, the 4th February, 1954

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Skating Club of Calcutta Ltd.

[SECTION 247(3)]

S.R.O. 639.—Notice is hereby given that, on the expiration of three months from date, the name of Skating Club of Calcutta Ltd. of 3/B, Outram Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Godagari Rice Mills Ltd.

[SECTION 247(3)]

S.R.O. 640.—Notice is hereby given that on the expiration of three months from date, the name of Godagari Rice Mills Ltd., of 35, Chittaranjan Avenue, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Pioneer Hosiery & Mills Ltd.

[SECTION 247(3)]

S.R.O. 641.—Notice is hereby given that, on the expiration of three months from date, the name of Pioneer Hosiery & Mills Ltd. of 272-B, Upper Chitpur Road, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Matiabruz Peoples Bank Ltd.

[SECTION 247(3)]

S.R.O. 642.—Notice is hereby given that, on the expiration of three months from date, the name of Matiabruz Peoples Bank Ltd. of Matiabruz, 24-Parganas will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Farmers Bank Ltd.

[SECTION 247(3)]

S.R.O. 643.—Notice is hereby given that, on the expiration of three months from date, the name of Farmers Bank Ltd. of 22, Strand Road, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Calcutta Modern Bank Ltd.

[SECTION 247(3)]

S.R.O. 644.—Notice is hereby given that, on the expiration of three months from date, the name of Calcutta Modern Bank Ltd. of 1, Raja Gurudas Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Macruttan & Co. Ltd.

[SECTION 247(3)]

S.R.O. 645.—Notice is hereby given that, on the expiration of three months from date, the name of Macruttan & Co. Ltd. of P-19, Ganesh Chandra Avenue, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Calcutta Advertising Agency Ltd.

[SECTION 247(3)]

S.R.O. 646.—Notice is hereby given that, on the expiration of three months from date, the name of Calcutta Advertising Agency Ltd. of 3/1, Mangoe Lane, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Shree Nursingsahay Mudungopal (Hardware) Ltd.

[SECTION 247(3)]

S.R.O. 647.—Notice is hereby given that, on the expiration of three months from date, the name of Shree Nursingsahay Mudungopal (Hardware) Ltd. of 55—58, Ezra Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of All Bengal Lorry Owners Association

[SECTION 247(3)]

S.R.O. 648.—Notice is hereby given that, on the expiration of three months from date, the name of All Bengal Lorry Owners Association of 3/5, Rajmohan Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Nuddea Industrial & Agricultural Co. Ltd.

[SECTION 247(3)]

S.R.O. 649.—Notice is hereby given that, on the expiration of three months from date, the name of Nuddea Industrial & Agricultural Co Ltd. of 22, Canning Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Western Bengal Minerals Ltd.

[SECTION 247(3)]

S.R.O. 650.—Notice is hereby given that, on the expiration of three months from date, the name of Western Bengal Minerals Ltd. of 1-B, Old Post Office Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Hindusthan Fisheries Ltd.

[SECTION 247(3)]

S.R.O. 651.—Notice is hereby given that, on the expiration of three months from date, the name of Hindusthan Fisheries Ltd. of Gebardanga, 24-Parganas will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Khar & Co. Ltd

[SECTION 247(3)]

S.R.O. 652.—Notice is hereby given that, on the expiration of three months from date, the name of Khar & Co. Ltd. of 6, Mission Row, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Sree Siddhasakti Research Laboratories Ltd.

[SECTION 247(3)]

S.R.O. 653.—Notice is hereby given that, on the expiration of three months from date, the name of Sree Siddhasakti Research Laboratories Ltd. of 1/1-B, Raja Basanta Roy Road, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Eastern Transport Corporation Ltd.

[SECTION 247(3)]

S.R.O. 654.—Notice is hereby given that, on the expiration of three months from date, the name of Eastern Transport Corporation Ltd. of 29, Waterloo Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Gopalnagar Agricultural Development Ltd.

[SECTION 247(3)]

S.R.O. 655.—Notice is hereby given that, on the expiration of three months from date, the name of Gopalnagar Agricultural Development Ltd. of Asansol, Burdwan will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Sun Chemical Works Ltd.

[SECTION 247(3)]

S.R.O. 656.—Notice is hereby given that, on the expiration of three months from date, the name of Sun Chemical Works Ltd. of 2, Tangra 2nd Lane, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Sports Industries Ltd.

[SECTION 247(3)]

S.R.O. 657.—Notice is hereby given that, on the expiration of three months from date, the name of Sports Industries Ltd. of 63, Dharamtola Street, Calcutta will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

B. P. ROY,
Registrar of Companies, West Bengal.

Coimbatore, the 4th February, 1954

In the matter of the Indian Companies Act, 1913 and The Asoka Traders Limited
[NOTICE PURSUANT TO SECTION 247(3)]

S.R.O. 658.—Whereas communications addressed to the Asoka Traders Limited either remain unanswered or are returned undelivered;

And whereas the Additional Assistant Registrar who visited the registered office of the company on 22nd October 1953, has reported that there was no sign of the company's working;

And whereas it appears accordingly that the Asoka Traders Limited is not carrying on business or is not in operation;

Notice is hereby given, pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act, 1913 and C. R. V. Chari and Company Limited

[NOTICE PURSUANT TO SECTION 247(3)]

S.R.O. 659.—Whereas C. R. V. Chari and Company Limited which is a private company, is not having the required minimum number of directors;

And whereas communications addressed to the company at its registered office remain unanswered;

And whereas it appears accordingly that C. R. V. Chari and Company Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act, 1913 and The New Indian Traders (Coimbatore) Limited

[NOTICE PURSUANT TO SECTION 247(3)]

S.R.O. 660.—Whereas communications addressed to the company at its registered office either remain unanswered or are returned undelivered;

And whereas the Additional Assistant Registrar who visited the registered office of the company on 22nd October 1953 has reported that there was no sign of the company's working;

And whereas it appears accordingly that the New Indian Traders (Coimbatore) Limited is not carrying on business or is not in operation;

Notice is hereby given, pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the company will be struck off the register and the said company will be dissolved.

Coimbatore, the 9th February, 1954

In the matter of the Indian Companies Act, 1913 and Presidency Printers Limited
 [NOTICE PURSUANT TO SECTION 247(3)]

S.R.O. 661.—Whereas the Additional Assistant Registrar of Joint Stock Companies, Coimbatore, who visited the registered office of the company on 22nd October 1953, has reported that there was no trace of the company at its registered office;

And whereas the manager of the company has stated in his letter, dated 28th November 1953 that the company has no assets or liabilities and that it is not functioning;

And whereas a communication addressed to the company on 6th January 1954, has been returned undelivered;

And whereas it appears accordingly that the Presidency Printers Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

R. SRINIVASAN,

Asstt. Registrar of Joint Stock Companies, Coimbatore.

Shillong, the 6th February, 1954

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of the H. Chanda & Co. Ltd.

S.R.O. 662.—Notice is hereby given that the name of the H. Chanda & Co. Ltd., P.O. Silchar, Cachar, has this day been struck off the Register and that the Company is dissolved.

P. BORA,

Assistant Registrar of Companies, Assam.

Kakinada, the 8th February, 1954

In the matter of the Indian Companies Act 1913 and the Cocanada Dayalbagh Inks & Chemical Products Manufacturing Company Ltd.

[NOTICE PURSUANT TO SECTION 247(3)]

S.R.O. 663.—Whereas communications addressed to the Cocanada Dayalbagh Inks and Chemical Products Manufacturing Company Limited at its registered office remain unanswered.

And whereas it appears accordingly that the Cocanada Dayalbagh Inks and Chemical Products Manufacturing Company Limited is not carrying business or is not in operation.

Notice is hereby given pursuant to Section 247 (3) of the Indian Companies Act 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be dissolved.

In the matter of the Indian Companies Act 1913 and the Vijaya Engineers and Farmers Ltd.,

[NOTICE PURSUANT TO SECTION 247 (3)]

S.R.O. 664.—Whereas communications addressed to the Vijaya Engineers and Farmers Limited at its registered office remain unanswered.

And whereas it appears accordingly that the Vijaya Engineers and Farmers Limited is not carrying business or is not in operation.

Notice is hereby given pursuant to Section 247 (3) of the Indian Companies Act 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be dissolved.

In the matter of the Indian Companies Act 1913 and the Ramaraopeta Dayalbagh Stores Ltd

NOTICE PURSUANT TO SECTION 247 (3)

S.R.O. 665.—With reference to the notice dated 25th September 1953, published on page 1345 of Part II of Fort St. George Gazette dated 28th October 1953, the above company not having shown cause to the company within the time fixed the name of the company has, under section 247 (5) of the Indian Companies Act 1913, been struck off the register.

In the matter of the Indian Companies Act 1913 and the Mylapore Dayalbagh Stores Ltd

NOTICE PURSUANT TO SECTION 247 (5)

S.R.O. 666.—With reference to the notice dated 25th September 1953, published on page 1345 of Part II of Fort St. George Gazette dated 28th October 1953, the above company not having shown cause to the contrary within the time fixed the name of the company has, under section 247 (5) of the Indian Companies Act 1913, been struck off the register.

Y. NARAYANAMURTY,

Asstt. Registrar of Joint Stock Companies, Kakinada.

Gwalior, the 8th February, 1954

S.R.O. 667.—An application has been presented before me, by certain persons claiming to be the President, Vice President and Secretary of the Sukkar Mahajan Association Ltd., Sukkar, Karachi, stated to have been registered under the Indian Companies Act, 1913 in the year 1946 at Sukkar and had its registered office at Sukkar, now forming part of the territory of West Pakistan, for recognition of the company under Section 43 of the Displaced Persons (Debts Adjustments) Act of 1951 (LXX of 1951).

All those associated with or having any interest in the affairs of the said company are hereby asked to file before me such statements, claims, objections etc. as they may have to make within two months of this notification failing which the said application would be proceeded with as if none besides the applicants are interested in the recognition applied for.

[No. 108.]

NOTIFICATION UNDER SECTION 172 (2) OF THE INDIAN COMPANIES ACT, VII OF 1913.

S.R.O. 668.—A certified true copy of the order, dated 14th August 1952, of the High Court of Judicature Madhya Bharat, Gwalior in Civil Miscellaneous Case No. 1 of 1951, having been received for filing from the applicant Shivraj Bahadur, Proprietor Modern Commercial Syndicate, Lashkar and also from Mr. R. S. Khandekar, Advocate Gwalior, on behalf of the company under Section 172(1) of the Indian Companies Act, VII of 1913, it is hereby notified for general information that the Gwalior Brewery Limited, Gwalior, incorporated under the Gwalior Companies Act, (1 of Samvat 1963) has been ordered to be compulsorily wound up and that Mr. R. S. Khandekar, Advocate Gwalior has been appointed as a temporary Official Liquidator of the company.

[No. 109.]

K. M. RANADE,
Registrar of Companies, Madhya Bharat, Gwalior.

Guntur, the 9th February 1954

In the matter of the Indian Companies Act 1913, and The China Kakani Kaja Lift Irrigation Company, Limited.

NOTICE PURSUANT TO SECTION 247 (3)

S.R.O. 669.—Whereas communications addressed to “The China, Kakani Kaja Lift Irrigation company, limited” at its registered office either remained unanswered or are returned undelivered through the Dead Letter Office.

And whereas one of the director of the company Sri Guram Venkateswara-rao, in his letter dated 14th September 1951, reported that he has no objection to the removal of the name of the company off the register.

And whereas, it appears accordingly that “The Chinakakani Kaja Lift Irrigation, Company, Limited” is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247(3) of the I.C. Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act, 1913 and Sri Satyanarayana Lucky distribution Syndicate, Limited.

PURSUANT TO SECTION 247 (3)

S.R.O. 670.—Whereas communications addressed to "Sri Satyanarayana Lucky Distribution Syndicate, Limited" at its registered office either remained unanswered or returned undelivered by the Dead Letter Office.

And whereas all the directors of the company in their letter dated 10th October 1953, reported that it has not been transacting business since its inspection and there were no assets and liabilities and requested for removal of the name of the company off the register.

And, it appears accordingly that "Sri Satyanarayana Lucky Distribution Syndicate, Ltd." is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247(3) of the I.C. Act, 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act, and Sri Dhanalakshmi Brassware Manufacturer's and Merchants Association.

PURSUANT TO SECTION 247 (3)

S.R.O. 671.—Whereas communications addressed to "Sri Dhanalakshmi Brassware manufacturer's and Merchants Association" at its registered office either remained unanswered or are returned undelivered by the Dead Letter Office.

And whereas some of the directors and members of the company in their letter dated 'Nil' reported that business of brassware company was entirely stopped from the last three years owing to down all in finance and finally stated that the association is abolished.

And it appears accordingly that "Sri Dhanalakshmi Brassware manufacturer's and Merchants Association" is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247(3) of the I.C. Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

W. VENKATASWAMY.

Asstt. Registrar of Joint Stock Companies, Guntur.

Hyderabad, the 10th February 1954

In the matter of the Indian Companies Act, 1913 (VII of 1913) and The Eastern Herbo Mineral Products Ltd

PURSUANT TO SECTION 247 (3)

S.R.O. 672.—Whereas an answer to this office letter issued under Sub-Section (2) of Section 247 of Indian Companies Act, is received from the Director, "The Eastern Herbo Mineral Products Ltd.", to the effect that the said company is not carrying on business or in operation, notice is hereby given under the provisions of Sub-section (3) of Section 247 of the said Act, that at the expiration of three months from the date of this notice, the name of the Company "The Eastern Herbo Mineral Products Ltd.", will, unless cause is shown to the contrary, be struck off the Register and the Company will be dissolved.

[No. 431.]

M. A. RASHEED,

Registrar Incharge, Joint Stock Companies, Hyderabad Dn.

Bombay, the 10th February, 1954

In the matter of the Indian Companies Act, VII of 1913 and of the Dave and Shroff Limited

S.R.O. 673.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act, VII of 1913, that at the expiration of three months from the date hereof the name of the Dave and Shroff Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

Bombay, the 12th February, 1954

In the matter of Indian Companies Act, VII of 1913 and the Vijay Textiles Limited

S.R.O. 674.—Notice is hereby given pursuant to section 172(2) of the Indian Companies Act of 1913, that the Vijay Textiles Limited has been ordered to be wound up by an order of the Court of the District Judge Poona, dated 5th October 1953, and that Shri N. B. Sathe has been appointed official liquidator of the company.

In the matter of Indian Companies Act, VII of 1913 and of The Prabhakar Bank Limited

S.R.O. 675.—Notice is hereby given pursuant to Section 172(2) of the Indian Companies Act of 1913 that the Prabhakar Bank Limited has been ordered to be wound up by an order of the High Court of Judicature at Bombay, dated 8th September 1953 and that the Court Liquidator Bombay has been appointed official liquidator of the company.

Bombay, the 13th February, 1954

In the matter of the Indian Companies Act, VII of 1913 and of the Satara Road Motor Union Limited

S.R.O. 676.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Satara Road Motor Union Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

In the matter of the Indian Companies Act, VII of 1913 and of The Engineering & Research Limited.

S.R.O. 677.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Engineering & Research Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

In the matter of the Indian Companies Act, VII of 1913 and of The Humau Welfare Society Limited.

S.R.O. 678.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Humau Welfare Society Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

In the matter of the Indian Companies Act, VII of 1913 and of The Universal Auto Service Limited

S.R.O. 679.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the The Universal Auto Service Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

In the matter of the Indian Companies Act, VII of 1913 and of The Belgaum Motor Transport Company Limited.

S.R.O. 680.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the The Belgaum Motor Transport Company Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

In the matter of the Indian Companies Act, VII of 1913 and of the Sangamner Kopergaon Belapur Transport Company Limited.

S.R.O. 681.—Notice is hereby given pursuant to Section 247 of the Indian Companies Act VII of 1913 that at the expiration of three months from the date hereof of the name of the Sangamner Kopergaon Belapur Transport Company Limited will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

M. V. VARERKAR,
Registrar of Companies Bombay.

Sambalpur, the 11th February 1954

In the matter of Indian Companies Act, VII of 1913 and Orissa Stationery and Manufacturing Co. Limited.

NOTICE UNDER SECTION 247(3) OF THE INDIAN COMPANIES ACT, 1913

S.R.O. 682.—Notice pursuant to section 247(1) of the Indian Companies Act, 1913, having been issued to the above named company to its registered office, Gopal Jew Lane, Cuttack and a reply having been obtained within one month to the effect that the company is neither carrying on business nor is in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913 that at the expiry of three months from the date of this notice the name of the company will be struck off the register and the company will be dissolved unless cause is shown to the contrary.

[No. 184-Jsc.89/54.]

In the matter of the Indian Companies Act, 1913 (VII of 1913) and Chilka Steam and Navigation Company Limited

S.R.O. 683.—Whereas notices under sub-section (1) and (2) of section 247 of the Indian Companies Act, 1913 addressed to the above named company to its registered office “Bhupur, P.O. Berhampur, District Ganjam” remain un-answered.

And whereas it appears that the said company is neither carrying on business or in operation.

Notice is hereby given pursuant to sub-section (3) of section 247 of the Indian Companies Act, 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. 165-Jsc.]
S. N. MISRA,

Asstt. Registrar of Joint Stock Companies, Orissa, Sambalpur.

NOTICE UNDER SECTION 247 (4) OF THE INDIAN COMPANIES ACT VII OF 1913.

S.R.O. 684.—Whereas I have reasonable cause to believe that no liquidator is acting as the liquidator of the ‘Om Shiv Company Ltd.’ Kamptee, since 10th July, 1951, as I am not receiving any reply from that date in spite of reminder I, hereby give notice under Section 247(4) of the Indian Companies Act, VII of 1913, that the name of the said company will be struck off from the register of companies kept in my office and the company will be dissolved, at the expiration of three months from the date of this notice unless the liquidator or the company shows cause to the contrary.

B. G. GHATE,
Registrar, Joint Stock Companies, Madhya Pradesh.

MINISTRY OF LABOUR

New Delhi, the 12th February 1954

S.R.O. 685.—In pursuance of clause (1) of article 239 of the Constitution and in supersession of the notification of the Government of India in the Ministry of Labour, No. PF.516(55)/B/11, dated the 21st December, 1953, the President hereby

directs that the Chief Commissioners of Delhi, Bhopal and Kutch and the Lieutenant Governor of Himachal Pradesh shall exercise the powers and discharge the functions of the appropriate Government under section 8 of the Employees' Provident Funds Act, 1952 (XIX of 1952) within their respective States.—

[No. PF.516(55)/B/11.]

N. M. PATNAIK, Dy. Secy.

New Delhi, the 16th February 1954

S.R.O. 686.—In exercise of the powers conferred by section 6 of the Mica Mines Labour Welfare Fund Act, 1946 (XXII of 1946), the Central Government hereby directs that the following further amendments shall be made in the Mica Mines Labour Welfare Fund Rules, 1948, namely:—

in the said Rules for the word 'Madras' wherever it occurs, the word 'Andhra' shall be substituted.

[No. M-21(3) 53.]

A. P. VEERA RAGHAVAN, Under Secy.

New Delhi, the 16th February 1954

S.R.O. 687.—In exercise of the powers conferred by section 24, read with sub-section (1) of section 15 of the Payment of Wages Act, 1936 (IV of 1936), the Central Government hereby appoints every officer appointed by the State Governments of West Bengal, Madras, Bihar, Bombay, Orissa, Madhya Pradesh, Punjab, Assam, Delhi, Ajmer, Vindhya Pradesh, Himachal Pradesh, Kutch, Bilaspur and Tripura under the said sub-section (1) of section 15 as the authority to hear and decide, within any specified area for which he has been so appointed, claims arising out of deductions from the wages, or delay in payment of the wages, of persons employed or paid, within such area, to be the authority to hear and decide such claims in respect of persons employed in mines other than coal mines within the respective area for which every such officer has been appointed by the State Governments concerned.

[No. Fac.52(15).]

S.R.O. 688.—The following draft of certain further amendments in the Calcutta Dock Workers (Regulation of Employment) Scheme, 1951, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 4 of the Dock Workers (Regulation of Employment) Act, 1948 (IX of 1948), is published as required by the said sub-section for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 21st March, 1954.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In paragraph (b) of sub-clause (1) of clause 10 of said Scheme—

(i) in the first proviso for the words "as may be prescribed by the Board", the following words shall be substituted, namely:—
 "as may be adequate in the opinion of the Board exercising its discretion in the particular case, or applying standards, if any, prescribed by it in writing."

(ii) in the second proviso for the words "prescribed conditions" the words "the adequate or prescribed requirements" shall be substituted.

[No. Fac.74(15).]

S. NEELAKANTAM, Dy. Secy.

